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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

17 In re: CATHODE RAY TUBE (CRT)  
18 ANTITRUST LITIGATION  
19 \_\_\_\_\_  
20 This Document Relates to:  
21 *Electrograph Sys., Inc. v. Hitachi, Ltd.*,  
No. 11-cv-01656;  
22 *Electrograph Sys., Inc. v. Technicolor SA*,  
No. 13-cv-05724;  
23 *Siegel v. Hitachi, Ltd.*,  
No. 11-cv-05502;  
24 *Siegel v. Technicolor SA*,  
No. 13-cv-05261;  
25 *Best Buy Co., Inc. v. Hitachi, Ltd.*,  
No. 11-cv-05513;  
26 ) Case No. 07-5944-SC  
27 ) MDL No. 1917  
28 ) **CERTIFICATE OF SERVICE**

1                          )  
2     *Best Buy Co., Inc. v. Technicolor SA,*         )  
3     No. 13-cv-05264;   )  
4                          )  
5     *Interbond Corp. of Am. v. Hitachi, Ltd.,*         )  
6     No. 11-cv-06275;   )  
7                          )  
8     *Interbond Corp. of Am. v. Technicolor SA,*         )  
9     No. 13-cv-05727;   )  
10                         )  
11     *Office Depot, Inc. v. Hitachi, Ltd.,*                 )  
12     No. 11-cv-06276;   )  
13                         )  
14     *Office Depot, Inc. v. Technicolor SA,*                 )  
15     No. 13-cv-05726;   )  
16                         )  
17     *CompuCom Sys., Inc. v. Hitachi, Ltd.,*                 )  
18     No. 11-cv-06396;   )  
19                         )  
20     *P.C. Richard & Son Long Island Corp. v.*         )  
21     *Hitachi, Ltd.,*   )  
22     No. 12-cv-02648;   )  
23                         )  
24     *P.C. Richard & Son Long Island Corp. v.*         )  
25     *Technicolor SA,*   )  
26     No. 13-cv-05725;   )  
27                         )  
28     *Schultze Agency Servs., LLC v. Hitachi, Ltd.,*         )  
29     No. 12-cv-02649;   )  
30                         )  
31     *Schultze Agency Servs., LLC v. Technicolor SA,*         )  
32     No. 13-cv-05668;   )  
33                         )  
34     *Tech Data Corp. v. Hitachi, Ltd.,*                         )  
35     No. 13-cv-00157;   )  
36                         )  
37     *Sears, Roebuck and Co. and Kmart Corp. v.*         )  
38     *Technicolor SA,*   )  
39     No. 13-cv-05262   )  
40                         )  
41     *Sears, Roebuck and Co. and Kmart Corp. v.*         )  
42     *Chunghwa Picture Tubes, Ltd.,*                         )  
43     No. 11-cv-05514   )  
44                         )  
45     *Sharp Electronics Corp. v. Hitachi Ltd.,*                 )  
46     Case No. 13-cv-1173 SC                                     )  
47                         )  
48     *Sharp Electronics Corp. v. Koninklijke Philips*         )  
49     *Elec., N.V.,*   )

1 Case No. 13-cv-2776 SC )  
2 *ViewSonic Corp. v. Chunghwa Picture Tubes,* )  
3 *Ltd.,* )  
4 Case No. 14-cv-2510 SC )  
5 *All Indirect Purchaser Actions* )  
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I, Tiffany B. Gelott, declare that I am a citizen of the United States and over the age of eighteen years. I am employed by the firm of Baker Botts LLP, and I am not a party to this action.

On January 23, 2015 I served the foregoing documents:

- Philips Electronics North America Corporation's, Philips Taiwan Limited's, and Philips do Brasil, Ltda.'s Reply In Support Of Motion For Partial Summary Judgment [UNREDACTED VERSION]; and
- Exhibits 1-6 to the Declaration of Tiffany B. Gelott in Support of Philips Electronics North America Corporation's, Philips Taiwan Limited's, and Philips do Brasil Ltda.'s Reply In Support Of Motion For Partial Summary Judgment [UNDER SEAL]

on the following by electronic mail at the address below:

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1 I declare under penalty of perjury that the foregoing is true and correct to the best of my  
2 knowledge and information.

3 Executed on January 23, 2015 in Washington, D.C.  
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5 /s/ Tiffany B. Gelott

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